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Our reference: 1011207845488
Case ID: 1-1KXEXA9

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Last written contact 20 August 2009
For your information and action

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Aus, Q, Community Cabinet style solution.
How do you solve this self funded multiple inside trading scam to launder and steal our HEHS superfund profit? Our superfund 22 block subdivision had a gross projected profit to the criminals in charge at a full retail value of \$4.4million. The scam was to become a false creditor.

Thanks to the current ATO procedure explained in detail by the ATO '**whistleblower**' and Supreme Court expert Tony Coburn and his investigation team who volunteered their lunch hours **at no cost to the Government** to explain how the ATO system works. Tony can be contacted in his Brisbane office on 07 3213 5181. Tony must be protected and encouraged as a '**whistleblower**' to speak out and bring a Supreme Court ordered style mediated solution to our case to help put the confessed criminals in prison. To mean:- the ATO have claimed that we own \$460,311.30 in outstanding HEHS superfund tax returns calculated in line with a \$4.4million projected retail value of our

subdivision. This gives Police Assistant Commissioner Peter Martin a concrete foundation / money trail to build and expose the Crown ordered case. This proves the CBA Risk Manager Grahame Ledwidge's prediction is correct. Grahame said "**Breast cancer and divorce is a death sentence.**" To mean, with the fear of death my ex-wife said "**It's not my intention to smash the business but just give me all the cash and you can keep the business**" only to come back 12 months later just prior to divorce and say "**I want more.**"

Jan, the Suncorp Assistant at Nambour was able to explain what we have now been able to piece together. That for 5 years after divorce from December 1996 we just sold off HEHS stock (*trading as Healthequip*) and reduced our stock holding to half, again after the CBA Credit Manager Grahame Ledwidge's direction as the best means to keep our doors open. To mean, Healthequip ran at a loss. At the same time our construction company Badja Pty Ltd was also running at a loss. Hence law reform Judge Pat Shanahan's direction / meaning to expose the '**Site Solutions**' scam. From an ATO point of view / solution as Jan and I worked out, our current superfund records went back to 2005, but on checking previous bank accounts, the superfund accounts started in 1999, but as Jan explained **as no money went into the superfund for 5 years Suncorp automatically closed the account.** I then realised this was because Healthequip was going broke and had no money available for the superfund at that time, until in 2005 when we sold Healthequip at a loss. Talking to Gary Armstrong, our then manager and ongoing manager for the new buyers for Healthequip, Gary informed me that they in turn lost approx \$700,000 and as a result our rent agreement on the building owned by our superfund was re-established in 2005. But the payments were not kept up. It was far from satisfactory.

According to our superfund and our ATO obligations I made various commitments to my 90 year old mother and staff and family including my accountant Tim Allen, Gary Armstrong, etc to gain some financial benefits for their assistance in building a thriving business prior to our divorce. Unfortunately the '**Site Solutions**' scam was designed to send us bankrupt, to mean, with no money, no budget there would be no correction.

To gain Supreme Court clarity, banks, most times will win without a contest, because the victims just run out of money. Therefore Judge Pat Shanahan will confirm our innovative solution. **We self liquidated Badja Pty Ltd** who controlled the HEHS superfund over a \$10,000 Section 32, EPA, Police and BCC site inspection teams confirmed (*removal of bales of hay, etc, prior to heavy rain, marked by Police negotiation - 31c release stormwater runoff into a roadside gutter*) insurance scam. Please note; we have an approximate 60 page accountants, banks, engineering, legal, EPA, insurance broker, medical holistic style brief that has been sent to 25 key Judges, CMC, ATO, ASIC, QLS law reform experts as requested which can be seen online (*if sufficient space is available on www.all-fraud.net*) as our previous senior legal counsel directed. Ex-Police Minister Judy Spence; now promoted to a Parliamentary Advisor and the Police

Commissioner Bob Atkinson and his team can confirm the EPA Section 32 implication and insurance fraud. A) The Police Minister's solution; to have us work to a (*million dollar*) budget by using our own private funds to solve this case with the knowledge, commitment and trust in Atkinson, Martin, Hopgood and Hopkins' overall direction that a CMC / ATO and ASIC / CALDB (*Companies Auditors Liquidation Discrepancy Board*) investigation is carried out on this hidden evidence and new information that will resolve this case. B) The good news is that Spence and Atkinson exposed the Assistant Commissioner Pat Doonan to give a full confession of guilt for **'abuse of public office'** and **'obstruction of justice'** in forcing Martin to illegally close this case. C) To mean, in brief, this is proof that the building, construction subdivision and superfund industries are sacred cows to be milked for kickbacks and bribes, where the average failed developer is presented as a bitter, broken and worthless member of the community. Being aware of this standard procedure, we did the direct opposite; we put our faith in the Crown, QLS law reform Judge / Army Colonel Pat Shanahan who said **"Look at the obvious. Your story is so unbelievable it's believable you must prove abandonment is fraud."** Judge Shanahan unlike the rest of the 14 Qld DPP Judges and Magistrates was aware of the illegal cartel and studied our case in detail and was shocked at the detail he found. The detail revealed our Barrister's confessions and why she pleaded guilty. D) Please understand my commitment; my association with prison reform started as a teenager. **So much is unsaid.** Then moving forwards, to work as a consultant in helping to convert prisons to correctional centres, I was also shocked at what I found and the urgent need for reform.

So here is a brief detail of the past 10 years that led to my early retirement and move from the health care business to the crime prevention goal driven by the Magistrate Court Registrars direction Brisbane and Holland Park to find a technical device and solution to a 3 year farce of Case 422/2000-2 Holland Park where our civil engineer, insurance assessor and Police Minister's direction were abandoned. Hence we put our faith in the promotion of Assistant Commissioner Peter Martin who has now been given the power to build on our brief. A) By law who knows the detail of a scam or fraud better than the primary witness who is acting for the tricked, cheated victims and their representative? We can prove how they all live in fear. No better example than Gary Armstrong our HEHS manager and superfund victim, who like me was set upon and framed by Davida. The CIB originally claimed that Gary had stolen \$198,000 from the NAB when it turned out the low life filth and our MOB Barrister Davida forged his signature and in turn was presented as a six bank scam to infer the crime only involved the banks due to Davida's obvious expertise as a Public Prosecutor to try and isolate a scam where Davida would receive a suspended gaol term sentence in tricking the Justice Minister, then Rod Welford. Davida confessed she tricked Magistrate Austin, etc, but the Magistrate Court Registrars understood her scam and brought her to account. The need to study the Vexatious Litigants Act that meant Davida was untouchable by law. B) This in turn was covered up by the Police Risk Management cartel which we have explained in detail on numerous occasions. It is claimed that we now owe \$460,311.30 for the 2002-3 tax return. You therefore need to study how and why a cartel works and how we were told by experts we trusted **"How you cannot beat organised crime."** In simple terms, Davida having full access to our file at all times, as proof, where much of our ATO audit detail went missing, in destroying the evidence it made it impossible for CIB Detective Mark Hughes to gain the court detail, therefore this case was adjourned. Until all extra evidence from the CBA and ATO support is obtained.

Judge Pat Shanahan's direction was "To follow the obvious." 95% of the population would agree, the mafia and triad do exist and socially are always open to new business. Firsthand experience; both here and overseas, for example, in offering to move stolen motor vehicles, when I had an enquiry by car enthusiast friends to import used motor cars. They control the illegal drug, prostitution, gambling / coin vending business / trade. That is the reason some Governments have legalised all of the above. This has forced fraudsters to find new ways to steal our money. The most obvious being our super funds. In our case, this exposes the building industry, Site Solutions and now EPA, Police / BCC confirmed scam. With so many scams run in series the average person just gives up. Therefore, the Police Minister requested we focus on a budget, to solve one crime at a time - good advice! But criminals new found wealth causes them to stand out in the community. Therefore they must launder their money to make their crimes appear clean, green and legitimate. This is where our HEHS multiple \$10,000 test case detail proves guilt. The

need is to use our standard Hopgood style checklist procedure. Therefore we must follow the Fitzgerald success to name and shame but first you must have courage and commitment and fully understand our introduction.

Let's focus on the new breed of fraudsters.

Strike 1

Why did the USA Security Exchange Commission (*Australia equivalent ASIC / CALDB and CMC / ATO*) fail to investigate and charge Bernard Madoff with stealing US\$78billion? It's reported, it took his sons to volunteer the detail, to have their own father receive a 150 year gaol term. Is it possible, that 90% of the population has no idea of the Madoff style Ponzi scam to create a **false invoice** (*ATO \$460,311.30 or the \$47,962.97 Rob Wilson style invoice / extortion that came with the nun-chucker attack - see attached evidence*) as proof of tricking and deceiving superfund's of shareholders into paying **false profits**, (*for example, see my 90 year old mother's attached evidence*) by stealing from **new investors**.

Strike 2

Back in the early 1980's British newspapers reported the Ponzi scam only to watch with disbelief here in Australia Bond (*originally from England*) and Skase run their Ponzi scams.

Strike 3

Our Prime Minister Kevin Rudd and his team exposed the world's latest banking collapse and to anyone that listened carefully we lived in fear that our assets would be frozen and the banking system would be fully regulated by Government control similar to the last depression. The Prime Minister reported the recession was due mainly to the sub-prime mortgage loan scam. To mean, the home buyer was chosen on the basis **failure made more profit**. The scam created an instant **brokerage fee paid to the fraudulent investment scammer**. Then when the **honeymoon interest** runs out, the scam is controlled by the bank or money lender who increases the interest rates at will as part of their terms and conditions. The real impact is that the lender **receives the interest upfront**. Let's say, over the first five years of say a 20 year plus repayment mortgage, the intention being in controlling the interest rates in general 5 years later the lender is unable to keep up the repayments and is liquidated and evicted. This means the borrower **has not paid or reduced his capital or debt**. But with inflation the cost of the property could double except if the lender gets too greedy and is too big causing a worldwide banking collapse. This is the kind of Supreme Court style understanding and clarity that needs to be explained to the 14 QDPP Judges and Magistrates who run our case in line with all scams that are being introduced on a daily basis. To mean, the primary victims evidence must be accepted by law.

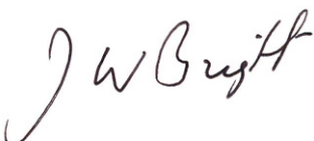
In 40 years of business, running up to 5 small businesses at the one time we have found insider trading to be the most common business scam. To mean, to gain a position in a company as a junior partner, manager, accountant, purchasing officer, project engineer, legal counsel, sales rep, finance manager, etc, to have the ability to create a cartel in the obvious belief **no one can touch you**. Based on the success of the Fitzgerald Report where criminals were exposed almost to the top of our community we believe Police Commissioner Bob Atkinson still has the balance in his favour but I was given the task to win this Crown case.

Community Cabinet style solution approx 2000-2010

Based on the obvious, do not trust the people you trust the most, trust only the facts. If the right people do not get this evidence and records there will not be a Police case to make a correction and fraud will always remain.

See over

To make it legal



Signed John Bright

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Good Guys List
 Qld Premier Peter Beattie →
 ↓
 Ex-Police Minister Judy Spence →
 Police Commissioner Bob Atkinson
 Superintendent John Hopgood
 directed Mark Hughes to lay fraud charges with Inspector Les Hopkins solution +

Similar to Crown QLS Judge Pat Shanahan's draft solution and Assistant Commissioner 'whistleblowers' judicial review act solution to Inspector Ray Loader's direction "If you had paid the \$200,000 or given 2 blocks of subdivision land the Head Contractor Rob Wilson would have stopped trying to beat you up. The chance of you meeting the Assistant Commissioner Pat Doonan **will not happen.**" But thanks to the Police Minister and Police Commissioner it did happen. +

Sisters of Mercy Executive Manager Finance Resource Administration M.M.Ryan via John Gagen of City Partnership in support of my now 90yr old mother to pay Mater Private Hospital bills with request for 1% shareholding status via → +

John Koek Baseline Civil Engineers 'Site Solutions' scam reports +

Loss assessors payment of \$7,000 via CA Cothups Insurance Brokers commercial decision to expose \$10,000 trigger used by Supreme Court Judge John Muir to illegally liquidate Badja Pty Ltd used as a test case model +

Supreme Court Judge John Byrne 3 strikes and you're out warning that the penalty for this crime is a 5yr gaol term. Dr Frank Walsh medical report and Rev. Michael Veary's family ignored witness to Rob Wilson's assault

Tricked / Victims List
 Ex-QDPP Minister Rod Welford ← +
 CMC, LSC, ASIC / CALDB confusion ← +
 Ex-Chief of Staff Peter Martin now promoted to Assistant Commissioner of PESC with the ability to now resolve this case +
 Superintendent Steve Pettinger wasted 4yrs in the belief that the construction, building and subdivision / superfund business involving billions of dollars is a civil matter for 65 to 95yr old pensioners to be abandoned in their time of need due to this +
 Magistrate Austin's Magistrate Court Registrars 3yr frustration having no understanding of CBA payment of \$25,000 to admit bank liability. Supreme Court Judge Ken Mackenzie's mediation order and contempt of court to S C Judge Margaret White's disclosure order to EPA Section 32 insurance scam paid as a commercial decision for law reform → +
 Financial Assistance given by our then accountant Tim Allen who accepted \$10,000 to give a full damages confession to → +
SIMPLE SOLUTION
 EPA confessed toothless tigers to reform EPA Section 32 and therefore give control by Police mediation with local councils in charge of road and footpath maintenance to prevent the Site Solutions scam forcing the loss to our superfund / retirement funds +
 Hence the CIB solution from Senior Sergeant Leigh Gorrie in charge of CIB Detective Kidd "Time and patience will solve this case." +
 CIB Mark Hughes to complete laying fraud charges

Bad Guys List
 Ex-QDPP Barrister Davida Williams +
 Assistant Commissioner Pat Doonan confirmed by Spence and Atkinson in giving a confession of guilt +
 Now CIB Detective Inspector Trevor Kidd false theft charges refer Criminal Code S391 and DPP release on the condition Police could not be charged for wrongful arrest +
 Fraud Squad Detective Sergeant Brett Heath "If you don't have a copy of the faulty CBA loan agreement you do not have a case" as proof of CBA contempt of court. +
 'Site Solutions' engineer Brad Jones \$30,000 come-on scam. TBC +
 Fourth Solicitor to Rob Wilson, James Conomos confirmation of identification and perjury in identifying witness and related evidence +
 Rob Wilson faced with restraining order backed up bikie / Maori style nun-chucker attack refer CIB Kidd cover-up then used shareholder scam to try and steal from my mother Ada May Bright +
 False child assault charges then due to TV involvement upgraded to child molestation falsely arranged by Assistant Commissioner Pat Doonan to create the illusion that as victims we were also criminals who could not be trusted +
 Greg Henwood Project Engineer protected by Davida tricking District Court Judge Charles Brabazon (*Not the way to do it / admission of liability*)